Mail Stop Interference P.O. Box 1450 Alexandria Va 22313-1450

Filed 24 August 2009

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Thomas W. Oakes,

Junior Party (Application 10/785,234),

V

GM Global Technology Operations, Inc.,

Senior Party (Patent 7,459,065

Inventors: Nelson A. Kelly and Thomas L. Gibson).

Patent Interference No. 105,692 (RES) (Technology Center 1700)

REDECLARATION – 37 C.F.R. § 41.203(c)

- 1 The parties have stipulated certain matters (Paper 17):
- 2 1. GM Global Technology Operations (GM GTO) should be
- accorded the benefit of its provisional application No. 60/545,374,
- filed on February 18, 2004;
- 5 2. GM GTO should be designated the Senior Party under 37
- 6 C.F.R. § 41.201;
- 7 3. Oakes should be designated the Junior Party under 37 C.F.R.
- 8 § 41.201; and

1	4. This interference should proceed to the priority phase without				
2	having a motions phase.				
3	Pursuant to the stipulations, the authorization to file substantive				
4	motions other than priority motions is withdrawn, and this interference is				
5	redeclared as follows:				
6	Junior Party				
7	Named Inventor:	Thomas W. Oakes			
8	Involved Application:	10/785,234			
9 10 11	Title:	System and Method for Generating Hydrogen Gas Using Renewable Energy			
12	Assignee:	None			
13	Senior Party				
14 15	Named Inventors:	Nelson A. Kelly Thomas L. Gibson			
16	Involved Patent:	7,459,065			
17 18	Title:	Hydrogen Generator Photovoltaic Electrolysis Reactor System			
19 20	Assignee:	GM Global Technology Operations, Inc.			
21	The senior party is assigned exhibit numbers 1001-1999. The junior				
22	party is assigned exhibit numbers 2001-2999. 37 C.F.R. § 41.154(c)(1); SO				
23	¶ 154.2.1. The senior party is responsible for initiating settlement				
24	discussions. SO ¶ 126.1.				
25	Count 1				
26	Claim 5 Oakes Application 10/785,234 or Claim 34 of GM Patent				
27	7,459,065.				

1	The claims of the parties:			
2 3	Application 10/785,234: Claims: 1, 3-20, 23-27, 29-35 Patent: 7,459,065: Claims: 1-36			
4	The claims of the parties corresponding to Count 1:			
5 6 7	Application 10/785,234: Claims: 1, 3-20, 23-27, 29-35 Patent: 7,459,065: Claims: 1-30, 34-36			
8 9	The claims of the parties that do not correspond to Count 1, and therefore are not involved in the interference:			
10 11	Application 10/785,234: Claims: None Patent: 7,459,065: Claims: 31-33			
12	The parties are accorded the following benefit for Count 1:			
13 14 15	Application 10/785,234: None Patent: 7,459,065: Application 60/545,374, filed on February 18, 2004.			
16	The parties also proposed a schedule for the priority phase which has			
17	been substantially adopted.			
18	Time periods associated with priority			
19	The TIME PERIODS described below are set out in an Appendix to			
20	this ORDER. Action specified for each TIME PERIOD must be completed			
21	by the date specified for the TIME PERIOD.			
22	The parties are authorized to stipulate different times (earlier or later,			
23	but not later than TIME PERIOD 17) for TIME PERIODS 11 through 16.			
24	A notice of the stipulation must be promptly filed. The notice must be in the			
25	form of a photocopy of the Appendix attached to this ORDER with old dates			
26	crossed out and new dates inserted by hand. The parties may not stipulate an			
27	extension of TIME PERIODS 17-19.			
28	1. TIME PERIOD 11			
29 ·	The junior party must:			

1 File and serve a motion on priority and a. 2 Serve but not file evidence in support of the junior party b. 3 priority case. If the junior party does not file a priority motion, the junior party must arrange a conference call to the 5 administrative patent judge so that appropriate action may be taken. 6 7 2. TIME PERIOD 12 8 The senior party must: File and serve a motion on priority and 9 a. 10 b. Serve but not file evidence in support of the senior party 11 priority case. 12 3. TIME PERIOD 13 File and serve oppositions to all priority motions and 13 14 Serve but do not file evidence in support of these oppositions. 15 4. TIME PERIOD 14 16 File and serve replies to all oppositions and 17 Serve but do not file evidence in support of these replies. b. TIME PERIOD 15 5. 18 19 File and serve any request for oral argument on priority, a. 20 b. File and serve motions to exclude evidence (Bd.R. 155(c); SO 21 & 155.2), 22 File and serve observations on cross examination (SO & 157.7) c. 23 of reply testimony, and File and serve a list of any issues other than priority that should 24 d. 25 be considered in rendering a final decision in the interference.

- 1 6. TIME PERIOD 16
- 2 . a. File and serve oppositions to an opponent's motion to exclude
- 3 evidence and
- b. File and serve any response to observations.
- 5 7. TIME PERIOD 17
- File and serve replies to oppositions to motions to exclude evidence.

7 Deposition transcripts

- Transcripts of cross examinations and depositions taken under 35
- 9 U.S.C. § 24 must be served, but not filed until the exhibits are filed.

10 Serving priority exhibits

- An exhibit, including an affidavit, relied upon in connection with
- 12 priority must be served but not filed with the motion, opposition, reply or
- affidavit in which the exhibit is first mentioned.

14 TIME PERIOD 18: Filing the priority record

- 15 1. File original set of your exhibits and a CD-ROM or DVD-ROM copy
- 16 of your exhibits;
- 17 2. For your priority motion, file one folder containing a set of motion
- 18 documents consisting of:
- 19 a. The priority motion,
- b. Any corresponding opposition,
- c. Any corresponding reply,
- d. Any corresponding observations, and
- e. Any corresponding response to the observations.
- 24 3. File a CD-ROM or DVD-ROM including electronic copies of the
- documents listed in 2. If an oral argument is requested, file two additional
- 26 copies of the CD-ROM or DVD-ROM.

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1 TIME PERIOD 19: Tentative oral argument date

- 2 If a request for oral argument (37 C.F.R. § 41.124(a); TIME PERIOD
- 3 15) is granted, the tentative date for such oral argument is TIME PERIOD
- 4 19. No oral argument will occur if either no oral argument is requested or
- 5 granted.

/Richard E. Schafer/
Administrative Patent Judge

cc (electronic delivery):

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	1 2	AppendixORDER – 37 C.F.R. § 41.123(a) (Times for priority motions)		
	3	Interference 105,692 (RES)	,	
	4 · · · · · · · · · · · · · · · · · · ·	TIME PERIOD 11 <u>Junior party only</u> file priority motion and serve (but do not file) priority evidence	September 28, 2009	
	7 ' 8 9	TIME PERIOD 12	September 28, 2009	
. 1	.0 ' .1 .2	TIME PERIOD 13 File opposition to priority motions Serve (but do not file) opposition evidence	December 21, 2009	
1	3 4 5	TIME PERIOD 14 File reply Serve (but do not file) reply evidence	February 1, 2010	
1 1 1	6 7 8 9	TIME PERIOD 15 Request oral argument File list of issues to be considered File observations File motion to exclude	March 15, 2010	
2	21 22 23	TIME PERIOD 16 File response to observations File opposition to motion to exclude	March 15, 2010	
	24 ⁷ 25	TIME PERIOD 17 File reply to opposition to motion to exclude	April 19, 2010	
2 2	26 ' 27 . 28	TIME PERIOD 18 File and serve exhibits File sets of priority motions File CD-ROMs	April 26, 2010	
	0 7 1	TIME PERIOD 19 Tentative oral argument date (if ordered)	May 10, 2010	
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